LEGISLATIVE GENERAL COUNSEL & Approved for Filing: E. Chelsea-McCarty & & 03-09-15 7:44 PM &

H.B. 380 1st Sub. (Buff)

Senator J. Stuart Adams proposes the following substitute bill:

1	DISABLED ADULT GUARDIANSHIP AMENDMENTS
2	2015 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Rebecca P. Edwards
5	Senate Sponsor: J. Stuart Adams
6	
7	LONG TITLE
8	General Description:
9	This bill provides for the disposition of the remains of a decedent when the decedent
10	was a disabled adult residing with a guardian, and reduces the filing fee for
11	guardianships under certain circumstances.
12	Highlighted Provisions:
13	This bill:
14	 allows for situations where a parent caring for a disabled adult child is divorced or
15	separated from the other parent and the disabled adult dies;
16	 provides for a person who was a guardian of an incapacitated adult to direct the
17	disposition of the decedent's remains if there is no other person; and
18	 reduces the filing fee for a guardianship when the prospective ward is the biological
19	or adoptive child of the petitioner.
20	Money Appropriated in this Bill:
21	None
22	Other Special Clauses:
23	None
24	Utah Code Sections Affected:
25	AMENDS:



	58-9-602, as last amended by Laws of Utah 2013, Chapter 364
	78A-2-301, as last amended by Laws of Utah 2014, Chapters 189 and 263
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 58-9-602 is amended to read:
	58-9-602. Determination of control of disposition.
	The right and duty to control the disposition of a deceased person, [including] which
ma	y include cremation as well as the location, manner and conditions of the disposition, and
arra	angements for funeral goods and services to be provided [vest], vests in the following
deg	grees of relationship in the order named, provided the person is at least 18 and is mentally
cor	mpetent:
	(1) the person designated:
	(a) in a written instrument, excluding a power of attorney that terminates at death under
Sec	etions 75-5-501 and 75-5-502, if the written instrument is acknowledged before a Notary
Pul	olic or executed with the same formalities required of a will under Section 75-2-502; or
	(b) by a service member while serving in a branch of the United States Armed Forces
as	defined in 10 U.S.C. Sec. 1481 in a federal Record of Emergency Data, DD Form 93 or
sub	esequent form;
	(2) the surviving, legally recognized spouse of the decedent, unless a personal
rep	resentative was nominated by the decedent subsequent to the marriage, in which case the
per	sonal representative shall take priority over the spouse;
	(3) the person nominated to serve as the personal representative of the decedent's estate
in a	a will executed with the formalities required in Section 75-2-502;
	(4) (a) the sole surviving child of the decedent, or if there is more than one child of the
dec	redent, the majority of the surviving children;
	(b) less than one-half of the surviving children are vested with the rights of this section
if t	hey have used reasonable efforts to notify all other surviving children of their instructions
anc	are not aware of any opposition to those instructions on the part of more than one-half of
all	surviving children;
	(5) the surviving parent or parents of the decedent, [and] however:
	(a) if one of the surviving parents is absent, the remaining parent is vested with the

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57	rights and duties of this section after reasonable efforts have been unsuccessful in locating the
58	absent surviving parent; or
59	(b) if the parents are divorced or separated and the decedent was an incapacitated adult,
60	the parent who was designated as the guardian of the decedent is vested with the rights and
61	duties of this section;

- (6) (a) the surviving brother or sister of the decedent, or if there is more than one sibling of the decedent, the majority of the surviving siblings;
- (b) less than the majority of surviving siblings [are vested with the rights and duties of this section], if they have used reasonable efforts to notify all other surviving siblings of their instructions and are not aware of any opposition to those instructions on the part of more than one-half of all surviving siblings;
- (7) the person in the classes of the next degree of kinship, in descending order, under the laws of descent and distribution to inherit the estate of the decedent, and if there is more than one person of the same degree, any person of that degree may exercise the right of disposition;
- (8) in the absence of any person under Subsections (1) through (7), the person who was the decedent's guardian at the time of death;
- [(8)] (9) any public official charged with arranging the disposition of deceased persons; and
- [(9)] (10) in the absence of any person under Subsections (1) through [(8)] (9), any other person willing to assume the responsibilities to act and arrange the final disposition of the decedent's remains, including the personal representative of the decedent's estate or the funeral service director with custody of the body, after attesting in writing that a good faith effort has been made to no avail to contact the individuals referred to in Subsections (1) through [(8)] (9).
 - Section 2. Section **78A-2-301** is amended to read:

78A-2-301. Civil fees of the courts of record -- Courts complex design.

- (1) (a) The fee for filing any civil complaint or petition invoking the jurisdiction of a court of record not governed by another subsection is \$360.
 - (b) The fee for filing a complaint or petition is:
- (i) \$75 if the claim for damages or amount in interpleader exclusive of court costs, interest, and attorney fees is \$2,000 or less;

\$2,000 or less;

88 (ii) \$185 if the claim for damages or amount in interpleader exclusive of court costs, 89 interest, and attorney fees is greater than \$2,000 and less than \$10,000; 90 (iii) \$360 if the claim for damages or amount in interpleader is \$10,000 or more; 91 (iv) \$310 if the petition is filed under Title 30, Chapter 3, Divorce, or Title 30, Chapter 92 4, Separate Maintenance; 93 (v) \$35 for a motion for temporary separation order filed under Section 30-3-4.5; [and] 94 (vi) \$125 if the petition is for removal from the Sex Offender and Kidnap Offender 95 Registry under Section 77-41-112[-]: and 96 (vii) \$35 if the petition is for guardianship and the prospective ward is the biological or 97 adoptive child of the petitioner. 98 (c) The fee for filing a small claims affidavit is: 99 (i) \$60 if the claim for damages or amount in interpleader exclusive of court costs, 100 interest, and attorney fees is \$2,000 or less: 101 (ii) \$100 if the claim for damages or amount in interpleader exclusive of court costs, 102 interest, and attorney fees is greater than \$2,000, but less than \$7,500; and 103 (iii) \$185 if the claim for damages or amount in interpleader exclusive of court costs, 104 interest, and attorney fees is \$7,500 or more. 105 (d) The fee for filing a counter claim, cross claim, complaint in intervention, third party 106 complaint, or other claim for relief against an existing or joined party other than the original 107 complaint or petition is: 108 (i) \$55 if the claim for relief exclusive of court costs, interest, and attorney fees is 109 \$2,000 or less; 110 (ii) \$150 if the claim for relief exclusive of court costs, interest, and attorney fees is 111 greater than \$2,000 and less than \$10,000; 112 (iii) \$155 if the original petition is filed under Subsection (1)(a), the claim for relief is 113 \$10,000 or more, or the party seeks relief other than monetary damages; and 114 (iv) \$115 if the original petition is filed under Title 30, Chapter 3, Divorce, or Title 30, 115 Chapter 4, Separate Maintenance. 116 (e) The fee for filing a small claims counter affidavit is: 117 (i) \$50 if the claim for relief exclusive of court costs, interest, and attorney fees is

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119	(ii) \$70 if the claim for relief exclusive of court costs, interest, and attorney fees is
120	greater than \$2,000, but less than \$7,500; and
121	(iii) \$120 if the claim for relief exclusive of court costs, interest, and attorney fees is
122	\$7,500 or more.
123	(f) The fee for depositing funds under Section 57-1-29 when not associated with an
124	action already before the court is determined under Subsection (1)(b) based on the amount
125	deposited.
126	(g) The fee for filing a petition is:
127	(i) \$225 for trial de novo of an adjudication of the justice court or of the small claims
128	department; and
129	(ii) \$65 for an appeal of a municipal administrative determination in accordance with
130	Section 10-3-703.7.
131	(h) The fee for filing a notice of appeal, petition for appeal of an interlocutory order, or
132	petition for writ of certiorari is \$225.
133	(i) The fee for filing a petition for expungement is \$135.
134	(j) (i) Fifteen dollars of the fees established by Subsections (1)(a) through (i) shall be
135	allocated to and between the Judges' Contributory Retirement Trust Fund and the Judges'
136	Noncontributory Retirement Trust Fund, as provided in Title 49, Chapter 17, Judges'
137	Contributory Retirement Act, and Title 49, Chapter 18, Judges' Noncontributory Retirement
138	Act.
139	(ii) Four dollars of the fees established by Subsections (1)(a) through (i) shall be
140	allocated by the state treasurer to be deposited in the restricted account, Children's Legal
141	Defense Account, as provided in Section 51-9-408.
142	(iii) Three dollars of the fees established under Subsections (1)(a) through (e), (1)(g),
143	and (1)(s) shall be allocated to and deposited with the Dispute Resolution Account as provided
144	in Section 78B-6-209.
145	(iv) Fifteen dollars of the fees established by Subsections (1)(a), (1)(b)(iii) and (iv),

(1)(d)(iii) and (iv), (1)(g)(ii), (1)(h), and (1)(i) shall be allocated by the state treasurer to be

deposited in the restricted account, Court Security Account, as provided in Section 78A-2-602.

(1)(g)(i) shall be allocated by the state treasurer to be deposited in the restricted account, Court

(v) Five dollars of the fees established by Subsections (1)(b)(i) and (ii), (1)(d)(ii) and

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- 150 Security Account, as provided in Section 78A-2-602.
- 151 (k) The fee for filing a judgment, order, or decree of a court of another state or of the United States is \$35.
 - (l) The fee for filing a renewal of judgment in accordance with Section 78B-6-1801 is 50% of the fee for filing an original action seeking the same relief.
 - (m) The fee for filing probate or child custody documents from another state is \$35.
- (n) (i) The fee for filing an abstract or transcript of judgment, order, or decree of the Utah State Tax Commission is \$30.
 - (ii) The fee for filing an abstract or transcript of judgment of a court of law of this state or a judgment, order, or decree of an administrative agency, commission, board, council, or hearing officer of this state or of its political subdivisions other than the Utah State Tax Commission, is \$50.
- 162 (o) The fee for filing a judgment by confession without action under Section 78B-5-205 is \$35.
 - (p) The fee for filing an award of arbitration for confirmation, modification, or vacation under Title 78B, Chapter 11, Utah Uniform Arbitration Act, that is not part of an action before the court is \$35.
 - (q) The fee for filing a petition or counter-petition to modify a domestic relations order other than a protective order or stalking injunction is \$100.
 - (r) The fee for filing any accounting required by law is:
- (i) \$15 for an estate valued at \$50,000 or less;
 - (ii) \$30 for an estate valued at \$75,000 or less but more than \$50,000;
- (iii) \$50 for an estate valued at \$112,000 or less but more than \$75,000;
- (iv) \$90 for an estate valued at \$168,000 or less but more than \$112,000; and
- (v) \$175 for an estate valued at more than \$168,000.
- 175 (s) The fee for filing a demand for a civil jury is \$250.
- 176 (t) The fee for filing a notice of deposition in this state concerning an action pending in 177 another state under Utah Rule of Civil Procedure 26 is \$35.
- 178 (u) The fee for filing documents that require judicial approval but are not part of an action before the court is \$35.
- (v) The fee for a petition to open a sealed record is \$35.

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- 181 (w) The fee for a writ of replevin, attachment, execution, or garnishment is \$50 in addition to any fee for a complaint or petition.
- 183 (x) (i) The fee for a petition for authorization for a minor to marry required by Section 184 30-1-9 is \$5.
 - (ii) The fee for a petition for emancipation of a minor provided in Title 78A, Chapter 6, Part 8, Emancipation, is \$50.
 - (y) The fee for a certificate issued under Section 26-2-25 is \$8.
- 188 (z) The fee for a certified copy of a document is \$4 per document plus 50 cents per 189 page.
- 190 (aa) The fee for an exemplified copy of a document is \$6 per document plus 50 cents 191 per page.
 - (bb) The Judicial Council shall by rule establish a schedule of fees for copies of documents and forms and for the search and retrieval of records under Title 63G, Chapter 2, Government Records Access and Management Act. Fees under this Subsection (1)(bb) shall be credited to the court as a reimbursement of expenditures.
 - (cc) There is no fee for services or the filing of documents not listed in this section or otherwise provided by law.
 - (dd) Except as provided in this section, all fees collected under this section are paid to the General Fund. Except as provided in this section, all fees shall be paid at the time the clerk accepts the pleading for filing or performs the requested service.
 - (ee) The filing fees under this section may not be charged to the state, its agencies, or political subdivisions filing or defending any action. In judgments awarded in favor of the state, its agencies, or political subdivisions, except the Office of Recovery Services, the court shall order the filing fees and collection costs to be paid by the judgment debtor. The sums collected under this Subsection (1)(ee) shall be applied to the fees after credit to the judgment, order, fine, tax, lien, or other penalty and costs permitted by law.
 - (2) (a) (i) From March 17, 1994 until June 30, 1998, the administrator of the courts shall transfer all revenues representing the difference between the fees in effect after May 2, 1994, and the fees in effect before February 1, 1994, as dedicated credits to the Division of Facilities Construction and Management Capital Projects Fund.
- 211 (ii) (A) Except as provided in Subsection (2)(a)(ii)(B), the Division of Facilities

- Construction and Management shall use up to \$3,750,000 of the revenue deposited in the
 Capital Projects Fund under this Subsection (2)(a) to design and take other actions necessary to
 initiate the development of a courts complex in Salt Lake City.
 - (B) If the Legislature approves funding for construction of a courts complex in Salt Lake City in the 1995 Annual General Session, the Division of Facilities Construction and Management shall use the revenue deposited in the Capital Projects Fund under this Subsection (2)(a)(ii) to construct a courts complex in Salt Lake City.
 - (C) After the courts complex is completed and all bills connected with its construction have been paid, the Division of Facilities Construction and Management shall use any money remaining in the Capital Projects Fund under this Subsection (2)(a)(ii) to fund the Vernal District Court building.
 - (iii) The Division of Facilities Construction and Management may enter into agreements and make expenditures related to this project before the receipt of revenues provided for under this Subsection (2)(a)(iii).
 - (iv) The Division of Facilities Construction and Management shall:
 - (A) make those expenditures from unexpended and unencumbered building funds already appropriated to the Capital Projects Fund; and
 - (B) reimburse the Capital Projects Fund upon receipt of the revenues provided for under this Subsection (2).
 - (b) After June 30, 1998, the administrator of the courts shall ensure that all revenues representing the difference between the fees in effect after May 2, 1994, and the fees in effect before February 1, 1994, are transferred to the Division of Finance for deposit in the restricted account.
 - (c) The Division of Finance shall deposit all revenues received from the court administrator into the restricted account created by this section.
 - (d) (i) From May 1, 1995, until June 30, 1998, the administrator of the courts shall transfer \$7 of the amount of a fine or bail forfeiture paid for a violation of Title 41, Motor Vehicles, in a court of record to the Division of Facilities Construction and Management Capital Projects Fund. The division of money pursuant to Section 78A-5-110 shall be calculated on the balance of the fine or bail forfeiture paid.
 - (ii) After June 30, 1998, the administrator of the courts or a municipality shall transfer

- \$7 of the amount of a fine or bail forfeiture paid for a violation of Title 41, Motor Vehicles, in a court of record to the Division of Finance for deposit in the restricted account created by this section. The division of money pursuant to Section 78A-5-110 shall be calculated on the balance of the fine or bail forfeiture paid.

 (3) (a) There is created within the General Fund a restricted account known as the State Courts Complex Account.
- (b) The Legislature may appropriate money from the restricted account to the administrator of the courts for the following purposes only:
- (i) to repay costs associated with the construction of the court complex that were funded from sources other than revenues provided for under this Subsection (3)(b)(i); and
 - (ii) to cover operations and maintenance costs on the court complex.